

MATURES PLAN OF THE SCOPE

Manager A. B. Briggs Evolves New Scheme for Disseminating Facts About State

INSTRUCTS MIDDLE WEST

Board of Trade Inaugurates System to Insure Accurate Information to Millions

The California State Board of Trade has put itself in immediate touch with every newspaper of importance throughout the entire Middle West for the purpose of frequently imparting to millions of readers exact knowledge about California. Manager Arthur B. Briggs is satisfied that this important step will have wide-reaching results.

Hundreds of journals of wide circulation have already received their first installment of California facts, certified to by the California State Board of Trade. A circular letter has been sent out by Manager Briggs in which are contained leading statements from the annual report of President N. P. Chipman to the board. The following explanatory note has also been forwarded to the officers of journals throughout the Middle West:

PURPOSE IS EXPLAINED.

The California State Board of Trade with this letter incloses an official statement which, in view of the inquiry throughout the United States relative to the board, has been sent to visit this State, may be of value.

The California State Board of Trade is an established institution. The board has been in existence fifteen years. It has intimate knowledge of the industries and conditions relating to all the various interests of California, and its annual reports and other publications are an authority. The facts contained in the accompanying article are taken from the annual report for the year 1903.

The matter that has been sent East for the first installment of solid facts about California is as follows:

So much inquiry is current throughout the United States concerning the conditions attending life and varied industries in California that the California State Board of Trade, an official body representing all sections of the State, has prepared an abstract of the annual report of its president, General N. P. Chipman, for the year 1903.

The report gives the shipments of fruit from California and the products of minerals, etc., for the year 1903 to have been as follows: There were shipped from the State 104,108.7 tons of green deciduous fruits, 259,023 tons of citrus fruits, 149,021 tons of raisins, 30,953.4 tons of grapes, 907.4 tons of nuts, 1,000 tons of figs, 100 tons of pears, 500 tons of apples, 500 tons of peaches, 500 tons of cherries, 500 tons of plums, 500 tons of apricots, 500 tons of strawberries, 500 tons of raspberries, 500 tons of blueberries, 500 tons of currants, 500 tons of gooseberries, 500 tons of huckleberries, 500 tons of elderberries, 500 tons of saskatoon berries, 500 tons of serviceberries, 500 tons of hawthorn berries, 500 tons of dogwood berries, 500 tons of sumac berries, 500 tons of elderberries, 500 tons of saskatoon berries, 500 tons of serviceberries, 500 tons of hawthorn berries, 500 tons of dogwood berries, 500 tons of sumac berries.

There was a net gain in 1903 of 16,546 carloads compared with the shipments of 1902, of which 7396 carloads were citrus fruits. Vegetables made a gain of 1567 carloads, wine and brandy a gain of 800 carloads, and other products a gain of 1356 carloads and green deciduous fruits a gain of 180 carloads. The total output of 1903 was greater than that of any preceding year.

NORTHERN ORANGES.

The shipment of oranges from Northern and Central California was 2249 carloads, or an increase of 208 carloads as compared with 1902. Most of the oranges are grown in the southern part of the State, and are shipped from Northern and Central California. The raisin center is in Fresno County and vicinity; the prune center is in Santa Clara County and vicinity; the dried and canned fruits over 85 per cent go from the northern and central portions of the State; the walnuts are principally grown in the south, while the almonds are mostly from the north; the fresh peaches, pears, cherries, apricots, etc., nearly all go from north of the Tehachapi Mountains.

The annual production of wine is now about 20,000,000 gallons. The value of the California wine crop in 1903 was \$20,436,152. The best sugar output in 1903 was 65,300 tons. The wheat crop of 1903-4 was 502,782 tons, including flour, the rice crop was 120,852 cents; the hop production, 10,545,000 pounds; the wool production, 32,000,000 pounds, honey, 8,500,000 pounds.

In forty-nine counties minerals are found in paying quantities and there are more than forty distinct kinds. The total mineral product for 1902 was \$35,000,000. The statistics for 1903 have not been prepared. Of the total product for 1902 the gold represented \$16,910,000; silver, \$616,412; copper, \$3,239,976; quicksilver, \$1,275,562; borax and boracic acid, \$2,234,994; mineral waters, \$612,477; petroleum, \$4,662,189. The production of petroleum in 1903 is estimated at 22,000,000 barrels, or nearly the total lumber production in 1903 was \$52,638,797 feet.

The value of the fisheries of the California coast is \$15,000,000 per annum. In 1903 there were 178 clear days in San Francisco and 145 in the State; maximum temperatures were for 1903: Red Bluff, 61.5 degrees; Sacramento, 59.4 degrees; Fresno, 62.2 degrees; Los Angeles, 62.5 degrees; San Francisco, 55.3 degrees.

January 25, 1904, the deposits in the banks of California amounted to \$359,994,171 02.

SAYS WAGNER WAS SPITEFUL.—Theodore Wedel yesterday said David Wagner for \$10,000 damages for malicious prosecution. He says his arrest last November on a warrant sworn out by Wagner, in which he was charged with conspiracy to defraud, was a spite. The charge was dismissed by Police Judge Fritz.

DR. PIERCE'S REMEDIES.

ARE YOUR LUNGS WEAK? ARE YOUR LUNGS VERY WEAK? MEDICAL OPINION CURES WEAK LUNGS.

There was singing by the pupils of the seventh and eighth grades, led by Miss Bertha Roberts. Mme. Emilia Tojetti of the California Club sang charmingly, accompanied by Miss Grace Williams.

Addresses were delivered by Mrs. George Law Smith, president of the California Club; Alfred Roncovieri, president of the Board of Education; A. B. McCurdy, Deputy Superintendent of Schools, and Mrs. J. W. Orr, chairman of the educational department of the California Club. Tea was served by Miss Rose de Yoe.

To Conclude Engagement. Mrs. Fiske will conclude her engagement at the Grand Opera-house to-night, when an attractive programme, containing selections from the chief successes in her repertoire, will be introduced. She will present the second act of "Hedda Gabler," the second act of "Divorçons," the first act of "A Doll's House" and the thrilling fourth act of "Tess of the d'Urbervilles," in which as Tess she created such a sensation during her last visit to this city. At to-day's matinee Mrs. Fiske will appear in "A Doll's House" and "A Bit of Old Chelsea."

REPEAT STORY OF POISONING. Witnesses Testify at the Preliminary Examination of Mrs. Cordelia Botkin DEMANDS NEWSUBPENAS

Attorney Clark Makes Surprising Statement That He Requires Their Evidence

The preliminary examination of Mrs. Cordelia Botkin on the charge of murdering Mrs. Ida Henrietta Deane by sending Mrs. Dunning, her sister, a box of poisoned candy to Dover, Del., in August, 1888, was continued before Police Judge Conlan yesterday, but nothing sensational developed. The defendant was alert yesterday. She had on the table before her a transcript of the testimony taken at her recent trial before a jury in Judge Cook's court, and she followed closely the testimony of the witnesses yesterday and several times prompted her attorney.

When the case was called Attorney Reese Clark surprised the District Attorney and the Judge by saying: "I want subpoenas for the three witnesses examined yesterday—Miss Lizzie L. Kemp, Miss Josephine Bateman and Harry C. Pennington. I will require them for the defense."

"That's your own business," quietly replied the Judge, who ordered the District Attorney to call the next witness.

Three witnesses were examined yesterday—Miss Lella Deane, daughter of Mrs. Deane; Miss Ethel J. Millington and Dr. L. H. Bishop. Miss Deane ate one of the candies and was sick, Miss Millington had a similar experience and Dr. Bishop was called in to attend the members of the Pennington household when the poison began to take effect. Their testimony was the same as at the Dunning trial. The case will proceed on Monday morning.

Attorney Clark, explaining his object in subpoenaing the witnesses, said he had been placed at a disadvantage in cross-examining them owing to the jumbled manner in which the transcript of the testimony at the Dunning trial was made, and he had missed several important points favorable to the defendant. He could not recall them for further cross-examination, and he had no other recourse but to subpoena them. He declared he was acting in good faith and meant to subpoena every witness.

District Attorney Byington said the Judge could recall witnesses for further cross-examination and could then excuse them from attendance. If the Delaware witnesses were compelled to stay here till the conclusion of the preliminary hearing it would be expensive to the people.

Mrs. Botkin will appear in Judge Cook's court this morning to be formally sentenced to imprisonment for life for the murder of Mrs. Dunning. Her attorneys will make a motion for a new trial, which may delay the pronouncing of the sentence.

The new Observatory is at Fulton and Stanyan, entrance to Park. Take McAllister-st. cars, get off at Stanyan, and see the Panormia.

COURT DENIES PETITIONS OF THE HIBERNIA BANK Holds That Corporations Other Than Trust Companies Cannot Administer on Estates.

Judge Coffey decided yesterday that corporations, except those acting under the statute providing for trust companies, cannot act as administrators of estates, and refused to grant the petition of the Hibernia Bank for letters of administration upon the estate of Caroline Robinson. He decided that such corporations cannot nominate an administrator, and refused to grant the bank's request to appoint Public Administrator M. J. Hynes. Both petitions were filed to forestall the efforts of Charles Robinson to secure the appointment of administrator. The bank will now oppose Robinson's appointment on the ground that he is unworthy.

The Robinson estate is the cause of the trouble that led to the filing by Attorney George D. Collins of charges against Judge Kerrigan of the Superior Court and the commencement of disbarment proceedings against Collins by the Hibernia Bank. C. W. Purington, former administrator of the estate, was removed by Judge Coffey on complaint of the bank for "grave neglect" of his duties.

HOLD EXERCISES AT THE FRANKLIN SCHOOL Pupils and Teachers Celebrate the Decoration of the Assembly Hall by the California Club.

Exercises were held yesterday in the Franklin Grammar School in connection with the inspection of the assembly hall, which the California Club has decorated. Principal R. D. Faulkner welcomed the guests and a programme of speeches and music was rendered.

There was singing by the pupils of the seventh and eighth grades, led by Miss Bertha Roberts. Mme. Emilia Tojetti of the California Club sang charmingly, accompanied by Miss Grace Williams.

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JUDGE MOGAN FINDS EXCUSE FOR A LARCENIST OF SHEEP Hereditary Instinct Ascribed as Partly Responsible for the Felonious Act of Robert Burns, Whose Ancestors Probably Lifted Mutton From the Hills of the Border

Sheep stealing is such an innovation in San Francisco's criminal happenings that Judge Mogan glared incredulously at Clerk Gray when that functionary announced it as the charge against Robert Burns and Frank Stack. But the prosecuting testimony proved conclusively that at an early hour yesterday morning the defendants, who are men of the sea, did feloniously carry away two defunct bleaters from the meat market of Mr. Shenson, 955 1/2 Folsom street, and deposit the same in an adjacent hallway, whence they were emerging when caught by a vigilant patrolman. In defense the two mariners pleaded that they were intoxicated and did not know what they had done while in that condition until they recovered their senses and found themselves in prison. The policeman also said they were drunk when he took them in.

"I can appreciate the hereditary instinct that prompted you, Robert Burns, to 'lift' the mutton," said his Honor, who is a voracious reader of Crockett and Stevenson, "for in your veins courses the blood that in the long syne ran red in the clans of Burns, famed for its raids upon the fleeced flocks that ranged the border hills. The illustrious poet whose name you bear has sung of those brave exploits. May I ask if you are a direct descendant of that immortal bard?"

"I dinna ken," replied Defendant Burns, who looked as sheepish as the carcasses he had purloined.

"Aweel, aweel," sighed the court, "I hardly ken what tae dae with ye an' Meester Stark till I find out something mair about the pair o' ye, sa' I'll e'en continy the case till the morrow's morn."

W. J. Cameron, of shrewd eye and military mien, recounted some of his exploits as a volunteer in the Boer army during the late unpleasantness in the Transvaal, and Judge Cabanis listened attentively to the recital, which was incidental to Mr. Cameron's defense on charges of carrying concealed weapons and threatening to slay.

"In three months I killed many hundred bloody Saxons," he stated with due modesty.

"And that was going some," commented the court, admiringly.

"Well," said Mr. Cameron, "I didn't go to South Africa for fun."

Two policemen testified that one evening not long ago they were called upon by neighbors of Mr. Cameron, who resides way out Point Lobos avenue, with a request that he be restrained from shattering the peace of the neighborhood. When they approached the dwelling of the offender, which is on the side of a steep hill, and then bade them begone and fired three shots. They retired to devise legal ways and means of storming the domiciliary fortress, but when they at last scaled the heights of the defender of the garrison had fled. He came downtown the next morning and surrendered himself into custody, and in court yesterday he denied having aimed at the invaders and proved that when the shots were fired they were at least seventy-five yards from his house. So that charge was dismissed.

Then an inn-keeper named M. Marston took the stand and complained that on a separate occasion the same defendant had presented a pistol at his body and threatened to shoot him because he (the witness) had expostulated against the rough manner in which the defendant rode a horse at him. To this charge Mr. Cameron pleaded that he had simply "bluffed" Mr. Marston by pulling from his pocket a monkey-wrench in a menacing way, because he thought Mr. Marston intended to assault him.

Mr. Marston smiled ironically at this defense, and said to the defendant, "Cameron, you are a good man with a durned bad temper, and you know you are."

"And you," retorted Mr. Cameron, "would be a better man if you didn't drink so much of your stock-in-trade."

Mr. Marston's quickly framed retort was never uttered, for the Judge abruptly dismissed that case, also.

Ellen Kelly, an aged vagrant, defiantly informed Judge Fritz that she would not go to the almshouse, as she had money enough to purchase for herself all the comforts of a sanitarium, but she preferred keeping the cash to spending it for luxuries.

"How would three months in the County Jail suit your idea of economy?" was the court's considerate query.

"Oh, I guess I could get along there all right," was Mary's answer.

She is there.

"Edward Seizer, M. D.," he was registered on the docket, and he took the part as he stood before Judge Mogan and heard himself accused of vagrancy by a policeman who found him intoxicated and helpless at Clay and Kearny streets. His vandyke beard was a black-gray effect, and his coat was the conventional somber frock of the medicine man.

"What's your defense, doctor?" inquired the Judge.

"Ten days ago," began the defendant, in the slow, measured tone that suggests pulse-counting, "I was struck upon the head by an unseen robber at Fourth and Brannan streets, and since then I have been subject to intermittent attacks of torpor."

"I think about ten days in a quiet cell, with no liquor obtainable, would restore you to old-time immunity from brain inertia," quoth the Judge. "The clerk will write out the prescription."

"I hope you don't insinuate that I was drunk!" said the defendant, interrogatively.

"To the tanks, doc, to the tanks," was the judicial rejoinder.

"Another butter-in," remarked Judge Cabanis reflectively as Thomas Thompson recounted how he was engaged in argument with a colored lady in a Barbary Coast saloon, when Edward Parker interfered and smote him on the head with brass knuckles, inflicting four deep incisions. Mr. Thompson said he was mildly reproving the dusky siren for having plainly hinted that he was of canine ancestry,

when Parker "biffed" him from behind.

"Butting-in is at the bottom of most of the troubles that are ventilated in this court," said the Judge, "and I wish it were a punishable offense. But the use of brass knuckles is, fortunately, prohibited by law, and next Wednesday I'll inquire more fully into this case against Mr. Parker."

Dime novel-reading was at the bottom of 17-year-old George Drusklin's act in equipping himself with a revolver, a "blackjack" and a false mustache and dogging the footsteps of E. Nelson of 418 1/2 Fulton street until his suspicious behavior attracted the attention of Patrolman T. J. Ward, who arrested him. The boy told Judge Mogan yesterday that he had an insatiable appetite for yellow literature, and his father, a business man of San Jose, vouched for his inherent honesty. There was no gaining against the charge of carrying concealed weapons, however, and for it he will be sentenced to-day.

An 18-year-old offender, named Jacob Philier, was sentenced to sixty days' imprisonment by Judge Fritz, and it was the defendant's mother that pressed the charge of vagrancy. He had stolen about \$100 from her, but she declined to prosecute him for felony and at her request he was booked as a vagrant and punished as stated.

J. B. Schooner was manipulating the grip of a McAllister-street car when his progress to the ferry was obstructed at the intersection of Sutter and Market streets by a two-horse team managed by Arthur Kernan. After the exchange of compliments that is usual in such cases, the gripman abandoned his post and met the teamster on the pavement, where they engaged in fistfights when a policeman arrested them. As it was proved by the testimony of passengers on the car that Schooner was the aggressor from start to finish, his case was continued till to-day, while Kernan was discharged from custody.

Patrolman J. P. Maloney made his second spring collection of vagrants on the water front night before last and the result was ten lusty hoboes before Judge Fritz yesterday morning. They were given twenty-four hours' apiece and advised to lie them to the country when they are again at liberty to tramp.

Bill-posting on telegraph poles was the charge against Yung Him, and the prosecution proved his guilt. The bills consisted of yellow sheets covered with black hieroglyphics, and the Chinese interpreter stated that they notified debtors in the Celestial quarter that now is the time to settle up, as the annual exodus to the Alaska canneries will soon be on and the merchants need all the money they can get to lay in outfitting supplies. Judge Mogan fined Yung Him \$5.

Miss Elise McEwen of 1935 Jackson street, whose automobile knocked down and injured a child on Market street, assured Judge Cabanis that she is willing to do anything that might promote the comfort of the little one, and that the accident conveyed to her much distress of mind. The case will be heard next Wednesday.

John T. Kelly was an able seaman and Thomas Barton (colored) the cook aboard the good ship Argyle during one of her long voyages, and when the crew was paid off John and Thomas parted in friendship. Before his Honor Judge Mogan yesterday, however, John was accused by Thomas of petty larceny. The colored man stated that night before last he met some of his former shipmates, who had just returned from Central America, and while acting as their cicerone at Third and Minna streets he was boisterously hailed by Kelly, who demanded that he be supplied with 25 cents. The complainant declined to furnish the money, and Kelly then struck him on the jaw and forcibly took from him the sum mentioned.

"Don't you believe all that this coon tells you, Judge," said Kelly to the court. "I know him better'n you do. He was sassy and showin' off before his friends when I hit him, but that yarn about the 25 cents is all rot."

The policeman that arrested Kelly stated that a careful search of the prisoner immediately after he was taken into custody resulted in the discovery of only two dimes. Then the Judge took the case under advisement.

B. J. Brun could not prove that his \$100 St. Bernard dog was stolen by S. Barnett, and Judge Fritz dismissed the larceny charge and informed Mr. Brun that his only legal means of recovering possession of the animal is by civil action.

The dog had been missing for seven months, when Mr. Brun, who is one of the proprietors of the Poodle Dog restaurant, found a canine he believes to be it among the exhibits at the bench show in the Mechanics' Pavilion, where it had been entered by S. Barnett of the College Kennels. Mr. Barnett declared that it was a case of mistaken identity on Mr. Brun's part, but Mr. Brun declared that the dog recognized him the moment it saw him. To which Mr. Barnett retorted that the dog is of such genial temperament that it has a tail-wag for any one who speaks kindly to it.

A live goose is the bone of contention between Steve Burke and Tim Foley. The last named charges Steve with having stolen the bird from the Foley poultry reserves at Twentieth street and Railroad avenue. A warrant is out for Steve Roach, who is alleged to have been with the other Steve when the goose was purloined at 6:30 o'clock Thursday evening.

Policeman Callahan told the straight of the story to Judge Cabanis. He said that while he was patrolling his lonely beat Tim Foley rushed up and, pointing to two men, breathlessly informed him that they had just taken without his permission a goose that he treasured more highly than his age and appearance would indicate, because it was a household pet. Acting promptly upon the information, the of-

KLING DENIES HIS MARRIAGE Alleges That Woman Who Is Suing Him for Divorce for Cruelty Is Not His Wife MRS. CORWIN, WINS SUIT Judge Graham Makes Order Directing Her Husband to Pay Her Monthly Alimony

Clarence Kling, who is being sued for divorce by Della Kling on the ground of cruelty, filed an answer yesterday, in which he denies all her charges and avers that the plaintiff was never married to him at Grand Rapids, Mich., in 1900, or at any other time or place. He says they simply lived together.

Harry Emerson Corwin, defendant in a suit for maintenance brought by his wife, Josephine Corwin, has been ordered to pay her \$20 a month. He must also pay her \$20 to pay her attorneys.

George F. Beck was given a little fatherly advice by Judge Graham. Beck was present to explain why he should not be punished for contempt for failing to comply with a court order directing him to pay alimony. He said he could not make payments because his little daughter was taking music lessons at his expense. He said he would do the best he could, however, after Judge Graham had told him what his duty was, and also promised to purchase a piano for his little girl.

Judge Murasky has overruled William Gillingham's demurrer to Rose Gillingham's suit for divorce. He must answer her complaint within ten days. Mrs. Gillingham says she is a divine healer.

The marriage of Cynthia Reynolds to Stephen W. Reynolds was annulled by Judge Kerrigan yesterday on complaint of Mrs. Reynolds, she having shown that when she married Reynolds in Stockton in 1895 she had a husband living in the person of C. L. Gillett. She married Reynolds while under the impression that Gillett was dead, and only recently learned of her mistake.

James Fisher must pay Maria Fisher \$20 a month pending the termination of her suit for divorce. The order directing him to do so was made by Judge Kerrigan.

Suits for divorce were filed by Nellie McDonald against Albert E. McDonald for neglect, intemperance and cruelty; Alice E. Rainey against Clarence E. Rainey for desertion; Maximilian Robles against Agripina Robles for desertion; Jennie A. Gayetty against Edward P. Gayetty for neglect; C. F. Weldon against Victoria Weldon for desertion and Bessie Vivian James against M. Bertram James for desertion. Mrs. James, who became a wife a year ago, alleges that her husband for no cause whatever abandoned her fifteen days after their marriage.

Property-owners on Beacon street petitioned the Supervisors yesterday to cause the removal of fences lately built across and now obstructing Beacon street, at Castro and Diamond. The petition states that the fences cut off access to Diamond street and prevent residents on Beacon and other streets from obtaining water from the Spring Valley Company's main on Diamond street.

A Pleasant Day Trip. These are pleasant days for short trips to Sausalito, Mill Valley (the miniature Switzerland), Ross Valley and San Rafael, the most charming suburban districts around the bay. Sausalito Ferry, foot of Market street, connecting with third-rail electric system, departs daily at 7:00, 8:00, 9:00, 10:00, 11:00 a. m., 12:20, 1:45, 3:15, 4:45, 5:15, 6:15, 7:30, 8:35, 10:20 and 11:45 p. m. Meals on boat. Fare, 25c to 50c round trip. Mount Tamalpais, grand scenic view, overland and water, \$1.50. Call at ticket office, 625 Market street, for copy of "Short Scenic Trips."

Howls During the Night. William A. Small imagines some one is trying to kill him and his howls during the night keep the inmates of the City Prison awake. He says he is becoming crazy and his talk is irrational. He is awaiting his preliminary hearing on three felony charges and will appear in Police Judge Fritz's court this morning, when he may be sent to the Insanity Commissioners. Miss Josie Sinkie, 812 McAllister street, one of the complaining witnesses against him, secured a search warrant from Judge Fritz yesterday to obtain possession of a trunk and its contents, which she alleges are detained by Mrs. Small at 117 1/2 Oak street.

ADVERTISEMENTS.

ALLCOCK'S POROUS PLASTERS

EST. 1847.

Are a universal remedy for Pains in the Back (so frequent in the case of women). They give instantaneous relief. Wherever there is a pain apply a Plaster.

DIRECTIONS FOR USE

For pains in the region of the kidneys, or for a Weak Back, the plaster should be applied as shown above. Wherever there is pain apply Allcock's Plaster.

For Rheumatism or Pains in Shoulders, Elbows or elsewhere, or for Sprains, Stiffness, etc., and for Aching Feet, cut plaster size and shape required and apply to part affected as shown above.

For Sore Throat, Coughs, Bronchitis, for Weak Lungs and for painful and sensitive parts of the abdomen, apply as indicated.

Rheumatism, Colds, Coughs Weak Chest, Weak Back Lumbago, Sciatica, &c., &c., REMEMBER—Allcock's Plasters are the original and genuine porous plaster and have never been equalled as pain-curers. Furthermore, they are absolutely safe as they do not contain belladonna, opium or any poison whatever.

TRADE YOUR OLD RAZOR FOR A NEW ONE

I'll allow you a liberal discount, as I'm collecting old Razors. I have excellent Razors as low as \$1.00.

WANT A POCKET KNIFE? My special Knives cost only \$1.00. You'll like it. Two or three blades. Razor Strops from 25c up. Two bars Williams' 10c Shaving Soap, 15c. Mail Orders Promptly Filled.

100 VISITING CARDS 50c Postpaid. Correct Style and Also Business and Professional Cards.

THAT MAN PITTS F. W. PITTS, The Stationer, 1008 Market St., ABOVE San Francisco.

SANTAL CAPSULES

A CURE IN 48 HOURS.

Every Woman is interested and should know about the wonderful MARVEL Whirling Spray. The new Vaginal System. Infection and Syphilis. Head-ache. Throat-ache. W. S. WELLS & CO. 41 Park Row, New York.

122 New Montgomery Street, San Francisco. William Hatterott (Ladies') Dept., 224 Sutter. Union Drug Co., 214 Kearny & Van Ness & Mt. Osgood Brothers, 7th and Broadway. Oakland. Baldwin Pharmacy, 119 Ellis.

MUNYON'S PAW-PAW CURES INDIGESTION

REGULAR SIZE BOTTLE CONTAINS ONE FULL PINT

THE GREAT-NATURAL REMEDY Indigestion, Dyspepsia, Flatulency, Stomach Ailments, Nervousness, Headaches, Loss of Vitality, Catarrh, Rheumatism, Kidney, Liver and Blood Troubles, Poor Circulation, Obtained, Constipation, Biliousness, etc.

Directions: Take three or four capsules after each meal, and before going to bed. For a full and complete description of this wonderful remedy, for all stomach and nervous troubles, see the book "Cured Acts Indigestion," sent free on request.

PRICE, \$1.00

DEWEY BOULEVARD IS EXPUNGED FROM MAP

Judiciary Committee Recommends Re-enactment of Ordinance Regulating Right of Way of Vehicles.

The Supervisors' Judiciary Committee yesterday granted the petition of the executors of the Suro estate that Dewey boulevard be excluded from the official map. The land for the boulevard was donated on condition that it be improved, but the city failed to carry out the agreement. The land will now be assessed to the Suro estate.

The committee again heard the petition of Bush Bros. that the city consent to a dismissal of the suit whereby they were ordered to remove a staircase projecting eighteen inches on the sidewalk in front of the premises at Eddy and Franklin streets. The committee decided to hold an executive session on April 29, when action will be taken on the petition.

The committee granted the petition of Maude Treadwell McNutt as successor in interest to James P. Treadwell for a city deed to certain outside lands. Litigation over the land has been in process for many years, but the Supreme Court finally decided in Mrs. McNutt's favor. Maxwell McNutt informed the committee that all the papers in the case had mysteriously disappeared, although the judgment was on record.

The claim of Mrs. Henney for the death of her daughter was denied for want of jurisdiction.

The ordinance regulating the right of way of vehicles was ordered to be re-enacted to comply with the charter. No one appeared to protest against the ordinance.

WELL-KNOWN CHEMIST CURED.

Mr. Henry F. La Chapiro, a prominent chemist, of No. 311 West 29th Street, New York, says: "I have tried Munyon's Paw-Paw with most beneficial results for Dysentery, which I contracted in the Philippines. My improvement began with the first dose. Now that I am cured you are at liberty to use my name in any way that you desire to commend this remedy, for it certainly benefited me."

Munyon's Paw-Paw has proved itself to be a mighty force in the crusade for health.

If you have dyspepsia, try it. If you are nervous, try it. If you are despondent, try it. If you are weak and run down, try it. Cast away all tonics, all medicines and all stimulants and let Munyon's Paw-Paw make you well. It will lift you into the high altitudes of hope and hold you there. It will give exhilaration without intoxication.

Munyon's Paw-Paw. Large bottles \$1.00. At all drug stores. Paw-Paw Laxative Pills, 25c a bottle.

WEEKLY CALL

16 Pages. \$1 per Year